TITLE 18. ENVIRONMENTAL QUALITY

CHAPTER 7. DEPARTMENT OF ENVIRONMENTAL QUALITY REMEDIAL ACTION

Editor's Note: The Office of the Secretary of State publishes all Code Chapters on white paper (01-4).

Editor's Note: The proposed summary action amending the heading of Chapter 7 was remanded by the Governor's Regulatory Review Council (August 4, 1999), which revoked the interim effectiveness of the change as of January 22, 1999. The heading of Chapter 7 before the proposed summary action has been restored (Supp. 99-3).

Editor's Note: Chapter 7 heading repealed; new heading adopted; both by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4).

Editor's Note: At the request of the Department of Environmental Quality, interim rules removed in Articles 1 & 2 (Supp. 97-3) by the emergency expiring were reinstated. The Department determined these emergency rules were in effect until permanent rules were adopted pursuant to Laws 1995, Ch. 232, § 5, and Laws 1996, Chapter 151, § 9. Under these Laws the Department was required to "adopt risk based remediation standards formally by rule pursuant to A.R.S. § 49-152(A) ... no later than August 1, 1997."; and the "interim standards adopted pursuant to A.R.S. § 49-152(A)(1)(a) and (b) ... as emergency rules shall remain in effect until the formally established rules are adopted." The interim rules have not been reprinted because permanent final rules have now been filed. Refer to Supp. 97-1 for interim emergency rules (Supp. 97-4).

Editor's Note: A Section of this Chapter was adopted under an exemption from the Arizona Administrative Procedure Act (A.R.S. Title 41, Chapter 6) pursuant to Laws 1997, Ch. 296, §§ 3(E) and (G), (10) and (11). Although exempt from certain provisions of the rule-making process, the Department was required to submit notice of proposed rulemaking with the Secretary of State for publication in the Arizona Administrative Register and conduct a public hearing (Supp. 97-3).

Editor's Note: Some Sections of Chapter 7 were exempt from the rulemaking process (Laws 1995, Ch. 232, § 5). However the Department was required to provide a notice of hearing and public hearing before adoption of the emergency rules. The emergency rules were approved by the Attorney General (Supp. 96-1). Editor's note added to clarify exemptions of emergency adoptions (Supp. 97-1).

ARTICLE 1. EXPIRED

Article 1, consisting of Section R18-7-110, expired under A.R.S. § 41-1056(E) at 8 A.A.R. 4298, effective August 31, 2002 (Supp. 02-3).

The proposed summary action renumbering Section R18-7-110 to R18-7-101 was remanded by the Governor's Regulatory Review Council (August 4, 1999), which revoked the interim effectiveness of the changes as of January 22, 1999. The numbering of Article 1 before the proposed summary action has been restored (Supp. 99-3).

Article 1, consisting of Sections R18-7-101 thru R18-7-109 repealed; R18-7-110 renumbered to R18-7-101; both by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4).

Article 1 consisting of Sections R18-7-101 through R18-7-110 adopted as permanent rules effective December 22, 1987.

Article 1 consisting of Sections R18-7-101 through R18-7-110 adopted as an emergency effective September 17, 1987 pursuant to A.R.S. § 41-1026, valid for only 90 days. Emergency expired.

Article 1 consisting of Sections R18-7-101 through R18-7-110 adopted as an emergency effective June 17, 1987 pursuant to A.R.S. § 41-1026, valid for only 90 days. Emergency expired.

Article 1 consisting of Sections R9-20-102, R9-20-104 through R9-20-106 and R9-20-111 adopted as an emergency effective March 6, 1987 pursuant to A.R.S. § 41-1026, valid for only 90 days. Emergency expired.

Article 1 consisting of Sections R9-20-102, R9-20-104 through R9-20-106 and R9-20-111 adopted as an emergency effective December 5, 1986 pursuant to A.R.S. § 41-1003, valid for only 90 days. Emergency expired.

Section

R18-7-101. Repealed R18-7-102. Repealed

R18-7-103. Repealed R18-7-104. Repealed R18-7-105. Repealed R18-7-106. Repealed R18-7-107. Repealed R18-7-108. Repealed R18-7-109. Repealed R18-7-110. Expired

ARTICLE 2. SOIL REMEDIATION STANDARDS

Article 2, consisting of interim Sections R18-7-201 through R18-7-209 and Appendices A through C, replaced by new permanent Sections, adopted effective December 4, 1997. Appendix D emergency expired (Supp. 97-4).

Article 2, consisting of Sections R18-7-201 through R18-7-209 and Appendices A through D, removed in Supp. 97-3 reinstated at the request of the Department. Refer to Supp. 97-1 for interim rules. Introduction stating the emergency expired has been removed for clarity (Supp. 97-4).

Article introduction revised below to clarify exemptions of emergency adoption (Supp. 97-1).

Article 2, consisting of Sections R18-7-201 through R18-7-209 and Appendices A through D, adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5. The Sections are in effect until permanent rules are adopted and in place by August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1).

Section

R18-7-201. Definitions R18-7-202. Applicability

R18-7-203. Remediation Standards

R18-7-204. Background Remediation Standards R18-7-205. Pre-Determined Remediation Standards R18-7-206. Site-Specific Remediation Standards

R18-7-207. Voluntary Environmental Mitigation Use Restriction

(VEMUR)

R18-7-208. Letter of Completion

R18-7-209. Notice of Remediation and Repository

Appendix A. Soil Remediation Levels (SRLs)

Appendix B. Notice of Voluntary Environmental Mitigation Use Restriction By Owner or Owners

Appendix C. Cancellation of Voluntary Environmental Mitigation Use Restriction By Owner or Owners

Appendix D. Emergency Expired

ARTICLE 3. PROSPECTIVE PURCHASER AGREEMENT

Article 3, consisting of Section R18-7-301, adopted effective January 14, 1997 (Supp. 97-1).

Section

R18-7-301. Prospective Purchaser Agreement Fees

ARTICLE 4. GREENFIELDS PILOT PROGRAM

Article 4, consisting of Section R18-7-401, repealed. New Article 4, consisting of Section R18-7-401, adopted effective October 21, 1998 (Supp. 98-1).

Article 4, consisting of Section R18-7-401, adopted under an exemption from A.R.S. Title 41, Chapter 6 effective August 5, 1997 (Supp. 97-3).

Section

R18-7-401. Greenfields Pilot Program Fee

ARTICLE 5. VOLUNTARY REMEDIATION PROGRAM

Article 5, consisting of Sections R18-7-501 through R18-5-507, adopted by exempt rulemaking at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

Section

R18-7-501. Definitions

R18-7-502. Application Fee

R18-7-503. Deposit

R18-7-504. Voluntary Remediation Program Reimbursement

R18-7-505. Hourly Reimbursement Rate

R18-7-506. Voluntary Remediation Program Accounting

R18-7-507. Account Reconciliation

ARTICLE 6. DECLARATION OF ENVIRONMENTAL USE RESTRICTION FEE

Article 6, consisting of R18-7-601 through R18-7-606, made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

Section

R18-7-601. Definitions

R18-7-602. Applicability

R18-7-603. Fee

R18-7-604. Fee Calculation

R18-7-605. Postponement of the Release Portion of the DEUR

Fee

R18-7-606. DEUR Modification Fee

ARTICLE 1. EXPIRED

Article 1, consisting of Section R18-7-110, expired under A.R.S. § 41-1056(E) at 8 A.A.R. 4298, effective August 31, 2002 (Supp. 02-3).

R18-7-101. Repealed

Historical Note

Adopted as an emergency effective December 5, 1986, pursuant to A.R.S. § 41-1003, valid for only 90 days (Supp. 86-6). Emergency expired. Adopted, without change, as an emergency effective March 6, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-

1). Emergency expired. Former Section R9-20-102 was renumbered as Section R18-7-101, amended and readopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-101 repealed; new Section renumbered from R18-7-110; both by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Summary renumbering action revoked; former numbering of Sections R18-7-101 and R18-7-110 restored effective January 22, 1999. Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-102. Repealed

Historical Note

Adopted as an emergency effective December 5, 1986, pursuant to A.R.S. § 41-1003, valid for only 90 days (Supp. 86-6). Emergency expired. Amended and adopted as an emergency effective March 6, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-1). Emergency expired. Former Section R9-20-104 was renumbered as Section R18-7-102, amended and readopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-102 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-103. Repealed

Historical Note

Adopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-103 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-104. Repealed

Historical Note

Adopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a perma-

nent rule effective December 22, 1987 (Supp. 87-4). R18-7-104 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-105. Repealed

Historical Note

Adopted as an emergency effective December 5, 1986, pursuant to A.R.S. § 41-1003, valid for only 90 days (Supp. 86-6). Emergency expired. Amended and adopted as an emergency effective March 6, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-1). Emergency expired. Former Section R9-20-105 was renumbered as Section R18-7-105, amended and readopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-105 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-106. Repealed

Historical Note

Adopted as an emergency effective December 5, 1986, pursuant to A.R.S. § 41-1003, valid for only 90 days (Supp. 86-6). Emergency expired. Amended and adopted as an emergency effective March 6, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-1). Emergency expired. Former Section R9-20-106 was renumbered as Section R18-7-106, amended and readopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-106 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-107. Repealed

Historical Note

Adopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-107 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4).

Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-108. Repealed

Historical Note

Adopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-108 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

Editor's Note: Emergency amendment R18-7-109, removed in Supp. 97-3, was reinstated at the request of the Department. Refer to Supp. 97-1 for emergency rule. This Section was subsequently amended under the regular rulemaking process effective (Supp. 97-4). This Section was repealed by summary action (Supp. 98-4).

R18-7-109. Repealed

Historical Note

Adopted as an emergency effective December 6, 1986, pursuant to A.R.S. § 41-1003 valid for only 90 days. Emergency expired. Amended and adopted as an emergency effective March 6, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-1). Emergency expired. Former Section R9-20-111 was renumbered as Section R18-7-109, amended and readopted as an emergency effective June 18, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). Section amended by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Amendment adopted permanently effective December 4, 1997 (Supp. 97-4). R18-7-109 repealed by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Adopted summary rules filed August 10, 1999; interim effective date of January 22, 1999 now the permanent effective date (Supp. 99-3).

R18-7-110. Expired

Historical Note

Adopted as an emergency effective June 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-2). Emergency expired. Readopted without change as an

emergency effective September 17, 1987, pursuant to A.R.S. § 41-1026, valid for only 90 days (Supp. 87-3). Emergency expired. Amended and adopted as a permanent rule effective December 22, 1987 (Supp. 87-4). R18-7-110 renumbered by summary action with an interim effective date of January 22, 1999; filed in the Office of the Secretary of State December 29, 1998 (Supp. 98-4). Summary renumbering action revoked; former numbering of Sections R18-7-101 and R18-7-110 restored effective January 22, 1999 (Supp. 99-3). Section expired under A.R.S. § 41-1056(E) at 8 A.A.R. 4298, effective August 31, 2002 (Supp. 02-3).

Editor's Note: Emergency adopted Article 2 removed in Supp. 97-3, was reinstated at the request of the Department. Refer to Supp. 97-1 for emergency Sections. New Sections were subsequently adopted under the regular rulemaking process (Supp. 97-

ARTICLE 2. SOIL REMEDIATION STANDARDS

R18-7-201. **Definitions**

In addition to the definitions provided in A.R.S. §§ 49-151 and 49-152, the following definitions apply in this Article:

- "Aquifer Protection Program" means the system of requirements prescribed in A.R.S. Title 49, Chapter 2, Article 3 and A.A.C. Title 18, Chapter 9, Article 1.
- "Background" means a concentration of a naturally occurring contaminant in soils.
- "Cancer Group" means a category of chemicals listed by a weight-of-evidence assessment by the United States Environmental Protection Agency to evaluate human carcinogenicity. Based on this evaluation, chemicals are placed in one of the following categories: A - known human carcinogen; B1 or B2 - probable human carcinogen; C - possible human carcinogen; D - not classified as to human carcinogenicity; and E - evidence of non-carcinogenicity in humans.
- "Carcinogen" or "carcinogenic" means a contaminant which has a cancer group designation of Class A, B1, B2, or C, but does not include a substance having cancer group designations D or E. The cancer group designation is found in Appendix A to the rule.
- "Contact" means exposure to a contaminant through ingestion, inhalation, or dermal absorption.
- "Contaminant" means a substance regulated by the programs listed in R18-7-202(A) or R18-7-202(B). "Department" means the Arizona Department of Envi-
- ronmental Quality.
- "Deterministic Risk Assessment Methodology" means a site-specific human health risk assessment, performed using a specific set of input variables, exposure assumptions, and toxicity criteria, represented by point estimates for each receptor evaluated, which results in a point estimate of risk.
- "Ecological Community" means an assemblage of populations of different species within a specified location in space and time.
- "Ecological Receptor" means a specific ecological community, population, or individual organism, protected by federal or state laws and regulations, or a local population which provides an important natural or economic resource, function, and value.
- 11. "Ecological Risk Assessment" is a scientific evaluation of the probability of an adverse effect to ecological receptors from exposure to specific types and concentrations of contaminants. An ecological risk assessment contains

- four components: identification of potential contaminants; an exposure assessment; a toxicity assessment; and a risk characterization.
- "Engineering Control" means a remediation method used to prevent or minimize exposure to contaminants, and includes technologies that reduce the mobility or migration of contaminants.
- 13. "Excess Lifetime Cancer Risk" means the increased risk of developing cancer above the background cancer occurrence levels due to exposure to contaminants.
- "Exposure" means contact between contaminants and organisms.
- "Exposure Pathway" means the course a contaminant takes from a source to an exposed organism. Each exposure pathway includes a source or release from a source, an exposure point, and an exposure route. If the exposure point differs from the source, transport/exposure media (that is, air, water) are also included.
- "Exposure Point" means a location of potential contact between a contaminant and an organism.
- "Exposure Route" means the way a contaminant comes into contact with an organism (that is, by ingestion, inhalation, or dermal contact).
- "Greenfields Pilot Program" means the system of requirements prescribed in Laws 1997, Ch. 296, § 11.
- "Groundwater" means water in an aquifer as defined in A.R.S. § 49-201(2).
- "Hazard Index" means the sum of hazard quotients for 20. multiple substances and/or multiple exposure pathways, or the sum of hazard quotients for chemicals acting by a similar mechanism and/or having the same target organ.
- 21. "Hazardous Waste Management Program" means the system of requirements prescribed in A.R.S. Title 49, Ch. 5, Article 2 and 18 A.A.C. 8, Article 2.
- "Hazard Quotient" means the value which quantifies noncarcinogenic risk for one chemical for one receptor population for one exposure pathway over a specified exposure period. The hazard quotient is equal to the ratio of a chemical-specific intake to the reference dose.
- "Imminent and substantial endangerment to the public health or the environment" has the meaning found in A.R.S. § 49-282.02(C)(1).
- "Institutional control" means a legal or administrative tool or action taken to reduce the potential for exposure to contaminants.
- "Letter of Completion" means a Departmental statement which indicates whether the property in question has met the soil remediation standards set forth in this Article.
- "Migrate" or "Migration" means the movement of contaminants from the point of release, emission, discharge, or spillage: through the soil profile; by volatilization from soil to air and subsequent dispersion to air; and by water, wind, or other mechanisms.
- "Non-Residential Site-Specific Remediation Level" means a level of contaminants remaining in soil after remediation which results in a cumulative excess lifetime cancer risk between 1 x 10⁻⁶ and 1 x 10⁻⁴ and a Hazard Index no greater than 1 based on non-residential exposure assumptions.
- "Nuisance" means the activities or conditions which may be subject to A.R.S. §§ 49-141 and 49-104(A)(11).
- "Person" means any public or private corporation, company, partnership, firm, association or society of persons, the federal government and any of its departments or agencies, this state or any of its agencies, departments,

- political subdivisions, counties, towns, municipal corporations, as well as a natural person.
- "Population" means an aggregate of individuals of a species within a specified location in space and time.
- 31. "Probabilistic Risk Assessment Methodology" means a site-specific human health risk assessment, performed using probability distributions of input variables and exposure assumptions which take into account the variability and uncertainty of these values, which results in a range or distribution of possible risk estimates.
- 32. "Reasonable Maximum Exposure" or "RME" means the highest human exposure case that is greater than the average, but is still within the range of possible exposures to humans at a site.
- 33. "Remediate" or "remediation" has the meaning found in A.R.S. § 49-151(2).
- 34. "Repository" means the Department's database, established under A.R.S. § 49-152(D), from which the public may view information pertaining to remediation projects for which a Notice of Remediation has been submitted or a Letter of Completion has been issued.
- 35. "Residential Site-Specific Remediation Level" means a level of contaminants remaining in the soil after remediation which results in a cumulative excess lifetime cancer risk between 1 x 10⁻⁶ and 1 x 10⁻⁴ and a Hazard Index no greater than 1 based on residential exposure assumptions.
- 36. "Residential Use" has the meaning found in A.R.S. § 49-151(3).
- 37. "Site-Specific Human Health Risk Assessment" is a scientific evaluation of the probability of an adverse effect to human health from exposure to specific types and concentrations of contaminants. A site-specific human health risk assessment contains four components: identification of potential contaminants; an exposure assessment; a toxicity assessment; and a risk characterization.
- 38. "Soil" means all earthen materials located between the land surface and groundwater including sediments and unconsolidated accumulations produced by the physical and chemical disintegration of rocks.
- 39. "Soil Remediation Level" or "SRL" means a pre-determined risk-based standard developed by the Arizona Department of Health Services pursuant to A.R.S. § 49-152(A)(1)(a) and listed in Appendix A.
- 40. "Solid Waste Management program" means the system of requirements prescribed in A.R.S. Title 49, Ch. 4, Article 4 and the rules adopted under those statutes.
- "Special Waste Management program" means the system of requirements prescribed in A.R.S. Title 49, Ch. 4, Article 9 and 18 A.A.C. 8, Article 3.
- 42. "Underground Storage Tank program" or "UST program" means the system of requirements prescribed in A.R.S. Title 49, Ch. 6, Article 1 and 18 A.A.C. 12.
- 43. "Voluntary Environmental Mitigation Use Restriction" or "VEMUR" means, pursuant to A.R.S. § 49-152(B), a written document, signed by the real property owner and the Department, and recorded with the county recorder on the chain of title for a particular parcel of real property, which indicates that a remediation to a level less protective than residential standards has been completed and, unless subsequently canceled, that the owner agrees to restrict the property to non-residential uses.
- 44. "Voluntary Remediation Program" means the system of requirements prescribed in A.R.S. § 49-104(A)(17).
- 45. "Water Quality Assurance Revolving Fund" or "WQARF" means the system of requirements prescribed

- in A.R.S. Title 49, Ch. 2, Article 5 and 18 A.A.C. 7, Article 1.
- "WQARF Voluntary Program" means the system of requirements prescribed in A.R.S. §§ 49-282.05 and 49-285(B).

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-201 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-202. Applicability

- A. This Article applies to a person legally required to conduct soil remediation by any of the following regulatory programs administered by the Department:
 - 1. The Aquifer Protection Permit Program.
 - 2. The Hazardous Waste Management Program.
 - 3. The Solid Waste Management Program.
 - 4. The Special Waste Management Program.
 - 5. The Underground Storage Tank Program.
 - 6. The Water Quality Assurance Revolving Fund.
 - Any other program under A.R.S. Title 49 that regulates soil remediation.
- B. This Article also applies to a person who is not legally required to conduct soil remediation, but who chooses to do so under any of the following programs administered by the Department:
 - 1. The Greenfields Pilot Program.
 - 2. The Voluntary Remediation Program.
 - 3. The WQARF Voluntary Program.
- C. The requirements of this Article apply in addition to any specific requirements of the programs described in subsections (A) or (B).
- **D.** This Article is limited to soil remediation.
- E. A person who is remediating soil at a site which is characterized before the effective date of this Article shall comply with either the Soil Remediation Standards adopted as an interim rule on March 29, 1996, or the Soil Remediation Standards adopted in this Article. A site is considered characterized when the laboratory analytical results of the soil samples delineating the nature, degree, and extent of soil contamination have been received by the person conducting the remediation.
- F. Nothing in this Article limits the Department's authority to establish more stringent soil remediation levels in response to:
 - 1. A nuisance.
 - An imminent and substantial endangerment to the public health or the environment.
- G. This Article does not apply to persons remediating soil to numeric soil remediation levels specified in orders of the Director or orders of any Court that have been entered before the effective date of this Article.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption

(Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-202 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-203. Remediation Standards

- A. A person subject to this Article shall remediate soil so that any concentration of contaminants remaining in the soil after remediation is less than or equal to one of the following:
 - The background remediation standards prescribed in R18-7-204.
 - The pre-determined remediation standards prescribed in R18-7-205.
 - The site-specific remediation standards prescribed in R18-7-206.
- B. A person who conducts a soil remediation based on the standards set forth in R18-7-205 or R18-7-206 shall remediate soil so that any concentration of contaminants remaining in the soil after remediation does not:
 - Cause or threaten to cause a violation of Water Quality Standards prescribed in 18 A.A.C. 11. If the remediation level for a contaminant in the soil is not protective of aquifer water quality and surface water quality, the person shall remediate soil to an alternative soil remediation level that is protective of aquifer water quality and surface water quality.
 - 2. Exhibit a hazardous waste characteristic of ignitability, corrosivity, or reactivity as defined in A.A.C. R18-8-261(A). If the remediation level for a contaminant in the soil results in leaving soils that exhibit a hazardous waste characteristic other than toxicity, the person shall remediate soil to an alternative soil remediation level such that the soil does not exhibit a hazardous waste characteristic other than toxicity.
 - 3. Cause or threaten to cause an adverse impact to ecological receptors. If the Department determines that the remediation level for a contaminant in soil may impact ecological receptors based on the existence of ecological receptors and complete exposure pathways, the person shall conduct an ecological risk assessment. If the ecological risk assessment indicates that any concentration of contaminants remaining in the soil after remediation causes or threatens to cause an adverse impact to ecological receptors, the person shall remediate soil to an alternative soil remediation level, derived from the ecological risk assessment, that is protective of ecological receptors.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 59; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-203 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-204. Background Remediation Standards

A. A person may elect to remediate to a background concentration for a contaminant.

- **B.** A person who conducts a remediation to a background concentration for a contaminant shall establish the background concentration using all of the following factors:
 - 1. Site-specific historical information concerning land use.
 - Site-specific sampling of soils unaffected by a release, but having characteristics similar to those of the soils affected by the release.
 - 3. A statistical analysis of the background concentrations using the 95th percentile upper confidence limit.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-204 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-205. Pre-Determined Remediation Standards

- A. A person may elect to remediate to the residential or non-residential Soil Remediation Levels (SRLs) set forth in Appendix A.
- **B.** A person who conducts an SRL-based remediation shall remediate to the residential SRL on any property where there is residential use at the time remediation is completed.
- C. A pre-determined contaminant standard established by federal law or regulation may be used for polychlorinated biphenyl cleanups regulated pursuant to the Toxic Substances Control Act (TSCA) at 40 CFR 761.120 et seq., however, the Department has no regulatory authority to issue a Letter of Completion in TSCA-regulated cleanups.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-205 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-206. Site-Specific Remediation Standards

- A. A person may elect to remediate to a residential or a non-residential site-specific remediation level derived from a site-specific human health risk assessment.
- B. A person who conducts a remediation to a residential or a non-residential site-specific remediation level shall use one of the following site-specific human health risk assessment methodologies:
 - A deterministic methodology. If a deterministic methodology is used, reasonable maximum exposures shall be evaluated for future use scenarios.
 - A probabilistic methodology. If a probabilistic methodology is used, it shall be no less protective than the 95th percentile upper bound estimate of the distribution.
 - An alternative methodology commonly accepted in the scientific community. An alternative methodology is con-

sidered accepted in the scientific community if it is published in peer-reviewed literature, such as a professional journal or publication of standards of general circulation, and there is general consensus within the scientific community about the methodology.

- C. A person who conducts a remediation to a site-specific remediation level shall remediate to the residential site-specific remediation level on any property where there is residential use at the time remediation is completed.
- D. With prior approval of the Department, a person may achieve the site-specific remediation levels based on the use of institutional and engineering controls. The approval shall be based, in part, on the demonstration that the institutional and engineering controls will be maintained.
- E. A person conducting a remediation to a residential or a non-residential site-specific remediation level shall remediate the contaminants in soil to a cumulative excess lifetime cancer risk between 1 x 10⁻⁶ and 1 x 10⁻⁴ and a Hazard Index no greater than 1 taking into account the factors enumerated in this subsection. The person conducting a remediation, and the Department prior to issuing a Letter of Completion, shall select the excess lifetime cancer risk between 1 x 10⁻⁶ and 1 x 10⁻⁴ based upon the following site-specific factors:
 - 1. The presence of multiple contaminants.
 - 2. The existence of multiple pathways of exposure.
 - 3. The uncertainty of exposure.
 - 4. The sensitivity of the exposed population.
 - Other program-related laws and regulations that may apply.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-206 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-207. Voluntary Environmental Mitigation Use Restriction (VEMUR)

- A. A person who remediates to the non-residential SRL, or to the non-residential site-specific remediation level shall submit the information listed in R18-7-208(A)(1) through (5) and a VEMUR signed by the real property owner, as set forth in Appendix B, to the applicable Departmental program listed in R18-7-202(A) or R18-7-202(B). The VEMUR shall be formatted in accordance with A.R.S. § 11-480 and any other specific requirements of the County Recorder of the jurisdiction.
- B. The applicable Departmental program listed in R18-7-202(A) or R18-7-202(B) shall evaluate the complete information described in R18-7-207(A) and verify whether the non-residential SRL or the non-residential site-specific remediation level has been achieved. An authorized Departmental representative shall either sign the VEMUR submitted pursuant to subsection (A) of this Section and return the signed VEMUR by certified mail, or request additional information to make the verification.
- C. A person described in R18-7-207(A) shall record a VEMUR described in R18-7-207(B) with the County Recorder's office where the property is located within 30 calendar days of

- receipt of the VEMUR signed by the authorized Departmental representative, as evidenced by the return receipt.
- D. A real property owner who remediates to the background concentration of a contaminant, to the residential SRL, or to the residential site-specific remediation level and who wishes to cancel a recorded VEMUR shall submit the information required in R18-7-208(A)(1) through (5) and a signed VEMUR Cancellation, as set forth in Appendix C, to the applicable Departmental program listed in R18-7-202(A) or R18-7-202(B). The VEMUR Cancellation shall be formatted in accordance with A.R.S. § 11-480 and any other specific requirements of the County Recorder of the jurisdiction.
- E. The applicable Departmental program listed in R18-7-202(A) or R18-7-202(B) shall evaluate the complete information described in R18-7-207(D) and verify whether the background concentration, the residential SRL, or the residential site-specific remediation level has been achieved. An authorized Departmental representative shall either sign the VEMUR Cancellation submitted pursuant to R18-7-207(D) and return the VEMUR Cancellation via certified mail, or request additional information to make the verification.
- F. A person who records a document described in R18-7-207 shall provide a copy of the recorded document to the applicable Departmental program described in R18-7-202(A) or R18-7-202(B) within 30 calendar days of the date of recording.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-207 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-208. Letter of Completion

- A. If a person requests a Letter of Completion, a person shall submit, at a minimum, the following information to the applicable Departmental program listed in R18-7-202(A) or R18-7-202(B):
 - A description of the actual activities, techniques, and technologies used to remediate soil at the site, including the legal mechanism in place to ensure that any institutional and engineering controls are maintained.
 - Documentation that requirements prescribed in R18-7-203(A) and R18-7-203(B)(1) and (2) have been satisfied.
 - 3. If the Department determines pursuant to R18-7-203(B)(3) that an ecological risk assessment is required, documentation that the requirements prescribed in R18-7-203(B)(3) have been satisfied.
 - 4. Soil sampling analytical results which are representative of the area which has been remediated, including documentation that the laboratory analysis of samples has been performed by a laboratory licensed by the Arizona Department of Health Services under A.R.S. § 36-495 et seq. and 9 A.A.C. 14, Article 6.
 - 5. A statement signed by the person conducting the remediation certifying the following: I certify under penalty of law that this document and all attachments are, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of a fine and imprisonment for knowing violations.

- B. The applicable Departmental program described in R18-7-202(A) or R18-7-202(B) shall evaluate the information described in R18-7-208(A) and R18-7-207(F) to verify compliance with the soil remediation standards set forth under this Article and shall issue a Letter of Completion or request additional information.
- C. The applicable Departmental program listed in R18-7-202(A) or R18-7-202(B) may revoke or amend any Letter of Completion if any of the information submitted pursuant to R18-7-208(A) and R18-7-207(F) is inaccurate or if any condition was unknown to the Department when the Department issued the Letter of Completion.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-208 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

R18-7-209. Notice of Remediation and Repository

- A. A person conducting soil remediation shall submit a Notice of Remediation to the applicable Departmental program listed in R18-7-202(A) or R18-7-202(B) prior to beginning remediation. A person conducting a soil remediation during an emergency who has notified the Department in accordance with emergency notification requirements prescribed in A.R.S. § 49-284 is not required to submit a Notice of Remediation. Any person who continues or initiates a soil remediation after the initial emergency response shall submit a Notice of Remediation. A Notice of Remediation shall include all of the following information:
 - 1. The name and address of the real property owner;
 - 2. The name and address of the remediating party;
 - 3. A legal description and street address of the property;
 - 4. A list of each contaminant to be remediated;
 - The background concentration, SRL, or site-specific remediation level selected to meet the remediation standards;

- A description of the current and post-remediation property use as either residential or non-residential;
- The rationale for the selection of residential or non-residential remediation; and
- 8. The proposed technologies for remediating the site.
- B. The Department shall establish and maintain a repository for information regarding sites where soil is remediated. The Repository shall include a listing of sites for which a Notice of Remediation has been submitted or a Letter of Completion has been issued.
 - For sites where a Notice of Remediation has been filed, the Repository shall contain the date the notice was filed and the information submitted as described in R18-7-209(A).
 - For sites where a Letter of Completion has been issued, the Repository shall contain the following:
 - a. The name and address of the real property owner;
 - b. The name and address of the remediating party.
 - A legal description and street address of the property;
 - d. A listing of each contaminant that was remediated;
 - The background concentration, SRL, or site-specific remediation level selected to meet the remediation standard;
 - f. A description whether the residential or non-residential standard was achieved;
 - g. A description of any engineering or institutional control used to remediate the site; and
 - h. The date when the Letter of Completion was issued.
- 3. The Repository will be available for public review during the Department's normal business hours. A person who wishes to obtain copies of the Repository shall pay a copying fee established by the Department.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency amendment reinstated at the request of the Department (see Supp. 97-1); historical note from Supp. 97-3 stating emergency expired removed for clarity. Section R18-7-208 adopted permanently effective December 4, 1997, replacing emergency rule (Supp. 97-4).

Appendix A. Soil Remediation Levels (SRLs)

rr	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
1	A	02 22 0	D	2000 0	41000 0
1	Acenaphthene	83-32-9	D C	3900.0	41000.0
2 3	Acephate	30560-19-1 75-07-0	B2	260.0 39.0	2200.0 150.0
3 4	Acetaldehyde Acetochlor	34256-82-1	D D	1300.0	14000.0
5	Acetone	67-64-1	D D	2100.0	8800.0
6	Acetone Acetone cyanohydrin	75-86-5	D D	52.0	550.0
7	Acetonitrile	75-05-8	D	220.0	1200.0
8	Acetophenone	98-86-2	D	0.49	1.6
9	Acifluorfen	62476-59-9	D	850.0	8900.0
10	Acrolein	107-02-8	C	0.10	0.34
11	Acrylamide	79-06-1	B2	0.98	4.2
12	Acrylic acid	79-10-7	D D	31000.0	290000.0
13	Acrylonitrile	107-13-1	B1	1.9	4.7
14	Alachlor	15972-60-8	B2	55.0	240.0
15	Alar	1596-84-5	D	9800.0	100000.0
16	Aldicarb	116-06-3	D	65.0	680.0
17	Aldicarb sulfone	1646-88-4	D	65.0	680.0
18	Aldrin	309-00-2	B2	0.26	1.1
19	Ally	5585-64-8	D	16000.0	170000.0
20	Allyl alcohol	107-18-6	D	330.0	3400.0
21	Allyl chloride	107-05-1	C	3200.0	33000.0
22	Aluminum	7429-90-5	D	77000.0	1000000.0
23	Aluminum phosphide	20859-73-8	D	31.0	680.0
24	Amdro	67485-29-4	D	20.0	200.0
25	Ametryn	834-12-8	D	590.0	6100.0
26	m-Aminophenol	591-27-5	D	4600.0	48000.0
27	4-Aminopyridine	504-24-5	D	1.3	14.0
28	Amitraz	33089-61-1	D	160.0	1700.0
29	Ammonia	7664-41-7	D	2200.0	58000.0
30	Ammonium sulfamate	7773-06-0	D	13000.0	140000.0
31	Aniline	62-53-3	B2	19.0	200.0
32	Anthracene	120-12-7	D	20000.0	200000.0
33	Antimony and compounds	7440-36-0	D	31.0	680.0
34	Antimony pentoxide	1314-60-9	D	38.0	850.0
35	Antimony potassium tartrate	28300-74-5	D	69.0	1500.0
36	Antimony tetroxide	1332-81-6	D	31.0	680.0
37	Antimony trioxide	1309-64-4	D	31.0	680.0
38	Apollo	74115-24-5	C	850.0	8900.0
39	Aramite	140-57-8	B2	180.0	760.0
40	~Arsenic	7440-38-2	A	10.0	10.0
41	Assure	76578-12-6	D	590.0	6100.0
42	Asulam	3337-71-1 1912-24-9	D	3300.0	34000.0
43 44	Atrazine Avermectin B1		C	20.0	86.0 270.0
44		65195-55-3 103-33-3	D B2	26.0 40.0	170.0
43	Azobenzene B	103-33-3	D2	40.0	1/0.0
46	Barium and compounds	7440-39-3	D	5300.0	110000.0
47	Barium cyanide	542-62-1	D	7700.0	170000.0
48	Baygon	114-26-1	D	260.0	2700.0
49	Bayleton	43121-43-3	D	2000.0	20000.0
50	Baythroid	68359-37-5	D	1600.0	17000.0
51	Benefin	1861-40-1	D	20000.0	200000.0
52	Benomyl	17804-35-2	D	3300.0	34000.0
53	Bentazon	25057-89-0	D	160.0	1700.0
54	Benzaldehyde	100-52-7	D	6500.0	68000.0
55	Benz[a]anthracene	56-55-3	B2	6.1	26.0
56	Benzene	71-43-2	A	0.62	1.4

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
57	Benzidine	92-87-5	A	0.0019	0.0083
58	Benzo[a]pyrene	50-32-8	B2	0.61	2.6
59	Benzo[b]fluoranthene	205-99-2	B2	6.1	26.0
60	Benzoic acid	65-85-0	D	260000.0	1000000.0
61	Benzo[k]fluoranthene	207-08-9	B2	61.0	260.0
62	Benzotrichloride	98-07-7	B2	0.34	1.5
63	Benzyl alcohol	100-51-6	D	20000.0	200000.0
64	Benzyl chloride	100-44-7	B2	8.0	20.0
65	Beryllium and compounds	7440-41-7	B2	1.4	11.0
66	Bidrin	141-66-2	D	6.5	68.0
67	Biphenthrin (Talstar)	82657-04-3	D	980.0	10000.0
68	1,1-Biphenyl	92-52-4	D	3300.0	34000.0
69	Bis(2-chloroethyl)ether	111-44-4	B2	0.43	0.97
70	Bis(2-chloroisopropyl)ether	39638-32-9	C	25.0	67.0
71	Bis(chloromethyl)ether	542-88-1	A	0.0002	0.0004
72	Bis(2-chloro-1-methylethyl)ether	108-60-1	C	63.0	270.0
73	Bis(2-ethylhexyl)phthalate (DEHP)	117-81-7	B2	320.0	1400.0
74	Bisphenol A	80-05-7	D	3300.0	34000.0
75	Boron	7440-42-8	D	5900.0	61000.0
76	Bromodichloromethane	75-27-4	B2	6.3	14.0
77	Bromoform (tribromomethane)	75-25-2	B2	560.0	2400.0
78	Bromomethane	74-83-9	D	6.8	23.0
79	Bromophos	2104-96-3	D	330.0	3400.0
80	Bromoxynil	1689-84-5	D	1300.0	14000.0
81	Bromoxynil octanoate	1689-99-2	D	1300.0	14000.0
82	1,3-Butadiene	106-99-0	B2	0.064	0.14
83	1-Butanol	71-36-3	D	6500.0	68000.0
84	Butylate	2008-41-5	D	3300.0	34000.0
85	Butyl benzyl phthalate	85-68-7	C	13000.0	140000.0
86	Butylphthalyl butylglycolate	85-70-1	D	65000.0	680000.0
87	C Cacodylic acid	75-60-5	D	200.0	2000.0
88	Cadmium and compounds	7440-43-9	B1	38.0	850.0
89	Calcium cyanide	592-01-8	D	3100.0	68000.0
90	Caprolactam	105-60-2	D	33000.0	340000.0
91	Captafol	2425-06-1	C	130.0	1400.0
92	Captan	133-06-2	D	1300.0	5500.0
93	Carbaryl	63-25-2	D	6500.0	68000.0
94	Carbazole	86-74-8	B2	220.0	950.0
95	Carbofuran	1563-66-2	E	330.0	3400.0
96	Carbon disulfide	75-15-0	D	7.5	24.0
97	Carbon tetrachloride	56-23-5	B2	1.6	5.0
98	Carbosulfan	55285-14-8	D	650.0	6800.0
99	Carboxin	5234-68-4	D	6500.0	68000.0
100	Chloral	302-17-0	D	130.0	1400.0
101	Chloramben	133-90-4	D	980.0	10000.0
102	Chloranil	118-75-2	C	11.0	47.0
103	Chlordane	57-74-9	B2	3.4	15.0
104	Chlorimuron-ethyl	90982-32-4	D	1300.0	14000.0
105	Chlorine cyanide	506-77-4	D	3800.0	85000.0
106	Chloroacetic acid	79-11-8	D	130.0	1400.0
107	2-Chloroacetophenone	532-27-4	D	0.56	5.9
108	4-Chloroaniline	106-47-8	D	260.0	2700.0
109	Chlorobenzene	108-90-7	D	65.0	220.0
110	Chlorobenzilate	510-15-6	B2	16.0	71.0
111	p-Chlorobenzoic acid	74-11-3	D	13000.0	140000.0
112	4-Chlorobenzotrifluoride	98-56-6	D	1300.0	14000.0
113	2-Chloro-1,3-butadiene	126-99-8	D	3.6	12.0
114	1-Chlorobutane	109-69-3	D	710.0	2400.0

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
115	* 1-Chloro-1,1-difluoroethane	75-68-3	D Cancer Group	2800.0	2800.0
116	* Chlorodifluoromethane	75-45-6	D	2800.0	2800.0
117	Chloroform	67-66-3	B2	2.5	5.3
118	Chloromethane	74-87-3	C	12.0	26.0
119	4-Chloro-2-methylaniline	95-69-2	B2	7.7	33.0
120	4-Chloro-2-methylaniline hydrochloride	3165-93-3	B2	9.7	41.0
121	beta-Chloronaphthalene	91-58-7	D	5200.0	55000.0
122	o-Chloronitrobenzene	88-73-3	B2	180.0	760.0
123	p-Chloronitrobenzene	100-00-5	B2	250.0	1100.0
124	2-Chlorophenol	95-57-8	D	91.0	370.0
125	2-Chloropropane	75-29-6	D	170.0	580.0
126	Chlorothalonil	1897-45-6	B2	400.0	1700.0
127	* o-Chlorotoluene	95-49-8	D	160.0	550.0
128	Chlorpropham	101-21-3	D	13000.0	140000.0
129	Chlorpyrifos	2921-88-2	D	200.0	2000.0
130	Chlorpyrifos-methyl	5598-13-0	D	650.0	6800.0
131	Chlorsulfuron	64902-72-3	D	3300.0	34000.0
132	Chlorthiophos	602-38-56-4	D	52.0	550.0
133	Chromium, Total (1/6 ratio Cr VI/Cr III)	N/A	D	2100.0	4500.0
134	Chromium III	16065-83-1	D	77000.0	1000000.0
135	Chromium VI	7440-47-3	A	30.0	64.0
136	Chrysene	218-01-9	B2	610.0	2600.0
137	Cobalt	7440-48-4	D	4600.0	97000.0
138	Copper and compounds	7440-50-8	D	2800.0	63000.0
139	Copper cyanide	544-92-3	D	380.0	8500.0
140	Crotonaldehyde	123-73-9	C	0.052	0.11
141	Cumene	98-82-8	D	19.0	62.0
142	Cyanazine	21725-46-2	D	5.3	23.0
143	Cyanide, Free	57-12-5	D	1300.0	14000.0
144	Cyanogen	460-19-5	D	2600.0	27000.0
145	Cyanogen bromide	506-68-3	D	5900.0	61000.0
146	Cyanogen chloride	506-77-4	D	3300.0	34000.0
147	Cyclohexanone	108-94-1	D	330000.0	1000000.0
148	Cyclohexylamine	108-91-8	D	13000.0	140000.0
149	Cyhalothrin/Karate	68085-85-8	D	330.0	3400.0
150	Cypermethrin	52315-07-8	D	650.0	6800.0
151	Cyromazine	66215-27-8	D	490.0	5100.0
	D				
	Daethal	1861-32-1	D	650.0	6800.0
	Dalapon	75-99-0	D	2000.0	20000.0
154	Danitol	39515-41-8	D	1600.0	17000.0
155	DDD	72-54-8	B2	19.0	80.0
156	DDE	72-55-9	B2	13.0	56.0
157	DDT	50-29-3	B2	13.0	56.0
158	Decabromodiphenyl ether	1163-19-5	С	650.0	6800.0
159	Demeton	8065-48-3	D	2.6	27.0
160	Diallate	2303-16-4	B2	73.0	310.0
161	Diazinon	333-41-5	E	59.0	610.0
162	Dibenz[ah]anthracene	53-70-3	B2	0.61	2.6
163	Dibenzofuran	132-64-9	D	260.0	2700.0
164	1,4-Dibromobenzene	106-37-6	D	650.0	6800.0
165	Dibromochloromethane	124-48-1	C	53.0	230.0
166	1,2-Dibromo-3-chloropropane	96-12-8	B2	3.2	14.0
167	1,2-Dibromoethane	106-93-4	B2	0.049	0.2
168	Dibutyl phthalate	84-74-2	D	6500.0	68000.0
169	Dicamba	1918-00-9	D	2000.0	20000.0
170	* 1,2-Dichlorobenzene	95-50-1	D	1100.0	3900.0
171 172	* 1,3-Dichlorobenzene	541-73-1 106 46 7	D C	500.0 190.0	2000.0 790.0
1/2	1,4-Dichlorobenzene	106-46-7	C	170.0	/ 7U.U

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
173	3,3-Dichlorobenzidine	91-94-1	B2	9.9	42.0
174	1,4-Dichloro-2-butene	764-41-0	B2	0.074	0.17
175	Dichlorodifluoromethane	75-71-8	D	94.0	310.0
176	1,1-Dichloroethane	75-34-3	C	500.0	1700.0
177	1,2-Dichloroethane	107-06-2	B2	2.5	5.5
178	1,1-Dichloroethylene	75-35-4	C	0.36	0.8
179	1,2-Dichloroethylene (cis)	156-59-2	D	31.0	100.0
180	1,2-Dichloroethylene (trans)	156-60-5	D	78.0	270.0
181	1,2-Dichloroethylene (mixture)	540-59-0	D	35.0	120.0
182	2,4-Dichlorophenol	120-83-2	D	200.0	2000.0
183	4-(2,4-Dichlorophenoxy)butyric Acid	94-82-6	D	520.0	5500.0
	(2,4-DB)				
184	2,4-Dichlorophenoxyacetic Acid (2,4-D)	94-75-7	D	650.0	6800.0
185	1,2-Dichloropropane	78-87-5	B2	3.1	6.8
186	1,3-Dichloropropene	542-75-6	B2	2.4	5.5
187	2,3-Dichloropropanol	616-23-9	D	200.0	2000.0
188	Dichlorvos	62-73-7	B2	15.0	66.0
189	Dicofol	115-32-2	C	10.0	43.0
190	Dieldrin	60-57-1	B2	0.28	1.2
191	Diethylene glycol, monobutyl ether	112-34-5	D	370.0	3900.0
192	Diethylene glycol, monoethyl ether	111-90-0	D	130000.0	1000000.0
193	Diethylformamide	617-84-5	D	720.0	7500.0
194	Di(2-ethylhexyl)adipate	103-23-1	C	3700.0	16000.0
195	Diethyl phthalate	84-66-2	D	52000.0	550000.0
196	Diethylstilbestrol	56-53-1	A	0.0001	0.0004
197	Difenzoquat (Avenge)	43222-48-6	D	5200.0	55000.0
198	Diflubenzuron	35367-38-5	D	1300.0	14000.0
199	Diisopropyl methylphosphonate	1445-75-6	D	5200.0	55000.0
200	Dimethipin	55290-64-7	C	1300.0	14000.0
201	Dimethoate	60-51-5	D	13.0	140.0
202	3,3'-Dimethoxybenzidine	119-90-4	B2	320.0	1400.0
203	Dimethylamine	124-40-3	D	0.07	0.24
204	N-N-Dimethylaniline	121-69-7	D	130.0	1400.0
205	2,4-Dimethylaniline	95-68-1	C	5.9	25.0
206	2,4-Dimethylaniline hydrochloride	21436-96-4	C	7.7	33.0
207	3,3'-Dimethylbenzidine	119-93-7	B2	0.48	2.1
208	1,1-Dimethylhydrazine	57-14-7	B, C	1.7	7.3
209	1,2-Dimethylhydrazine	540-73-8	B2	0.12	0.52
210	N,N-Dimethylformamide	68-12-2	D	6500.0	68000.0
211	2,4-Dimethylphenol	105-67-9	D	1300.0	14000.0
212	2,6-Dimethylphenol	576-26-1	D	39.0	410.0
213	3,4-Dimethylphenol	95-65-8	D	65.0	680.0
214	Dimethyl phthalate	131-11-3	D	650000.0	1000000.0
215	Dimethyl terephthalate	120-61-6	D	6500.0	68000.0
216	4,6-Dinitro-o-cyclohexyl phenol	131-89-5	D	130.0	1400.0
217	1,3-Dinitrobenzene	99-65-0	D	6.5	68.0
	1,2-Dinitrobenzene	528-29-0	D	26.0	270.0
219	1,4-Dinitrobenzene	100-25-4	D	26.0	270.0
220	2,4-Dinitrophenol	51-28-5	D	130.0	1400.0
221	Dinitrotoluene mixture	25321-14-6	B2	6.5	28.0
222	2,4-Dinitrotoluene	121-14-2	B2	130.0	1400.0
223	2,6-Dinitrotoluene	606-20-2	D	65.0	680.0
224	Dinoseb	88-85-7	D	65.0	680.0
225	di-n-Octyl phthalate	117-84-0	D	1300.0	14000.0
226	1,4-Dioxane	123-91-1	B2	400.0	1700.0
227	Diphenamid	957-51-7	D	2000.0	20000.0
228	Diphenylamine	122-39-4	D D2	1600.0	17000.0
229	1,2-Diphenylhydrazine	122-66-7	B2	5.6	24.0
230	Diquat	85-00-7	D	140.0	1500.0

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
231	Direct black 38	1937-37-7	A	0.052	0.22
232	Direct blue 6	2602-46-2	A	0.055	0.24
233	Direct brown 95	16071-86-6	A	0.048	0.21
234	Disulfoton	298-04-4	E	2.6	27.0
235	1,4-Dithiane	505-29-3	D	650.0	6800.0
236	Diuron	330-54-1	D	130.0	1400.0
237	Dodine	2439-10-3	D	260.0	2700.0
	E				
238	Endosulfan	115-29-7	D	390.0	4100.0
239	Endothall	145-73-3	D	1300.0	14000.0
240	Endrin	72-20-8	D	20.0	200.0
241	Epichlorohydrin	106-89-8	B2	7.5	25.0
242	1,2-Epoxybutane	106-88-7	D	370.0	3900.0
243	EPTC (S-Ethyl dipropylthiocarbamate)	759-94-4	D	1600.0	17000.0
244 245	Ethephon (2-chloroethyl phosphonic acid) Ethion	16672-87-0 563-12-2	D D	330.0 33.0	3400.0 340.0
245	2-Ethoxyethanol	110-80-5	D D	26000.0	270000.0
247	2-Ethoxyethanol acetate	111-15-9	D	20000.0	200000.0
248	* Ethyl acetate	141-78-6	D	18000.0	39000.0
249	Ethyl acrylate Ethyl acrylate	140-88-5	B2	2.1	4.5
250	* Ethylbenzene	100-41-4	D	1500.0	2700.0
251	Ethylene cyanohydrin	109-78-4	D	20000.0	200000.0
252	Ethylene diamine	107-15-3	D	1300.0	14000.0
253	Ethylene glycol	107-21-1	D	130000.0	1000000.0
254	Ethylene glycol, monobutyl ether	111-76-2	D	370.0	3900.0
255	Ethylene oxide	75-21-8	B1	1.3	3.2
256	Ethylene thiourea (ETU)	96-45-7	B2	5.2	55.0
257	* Ethyl chloride	75-00-3	D	1100.0	4200.0
258	* Ethyl ether	60-29-7	D	3800.0	3800.0
259	* Ethyl methacrylate	97-63-2	D	210.0	690.0
260	Ethyl p-nitrophenyl phenylphosphorothioate	2104-64-5	D	0.65	6.8
261	Ethylphthalyl ethyl glycolate	84-72-0	D	200000.0	1000000.0
262	Express	101200-48-0	D	520.0	5500.0
263	F Fenamiphos	22224-92-6	D	16.0	170.0
264	Fluometuron	2164-17-2	D	850.0	8900.0
265	Fluoranthene	206-44-0	D	2600.0	27000.0
266	Fluorene	86-73-7	D	2600.0	27000.0
	Fluorine (soluble fluoride)	7782-41-4	D	3900.0	41000.0
268	Fluoridone	59756-60-4	D	5200.0	55000.0
269	Flurprimidol	56425-91-3	D	1300.0	14000.0
270	Flutolanil	66332-96-5	D	3900.0	41000.0
271	Fluvalinate	69409-94-5	D	650.0	6800.0
272	Folpet	133-07-3	B2	1300.0	5500.0
	Fomesafen	72178-02-0	C	23.0	100.0
	Fonofos	944-22-9	D	130.0	1400.0
	Formaldehyde	50-00-0	B1	9800.0	100000.0
	Formic Acid	64-18-6	D	130000.0	1000000.0
277	Fosetyl-al	39148-24-8	С	200000.0	1000000.0
278	Furan	110-00-9	D	2.5	8.5
279	Furazolidone	67-45-8	B2	1.2	5.0
280 281	Furfural	98-01-1 531-82-8	D B2	200.0 0.089	2000.0 0.38
	Furmenyeley		B2 B2		0.38 640.0
282	Furmecyclox G	60568-05-0	D2	150.0	U 4 U.U
283	Glufosinate-ammonium	77182-82-2	D	26.0	270.0
284	Glycidaldehyde	765-34-4	B2	26.0	270.0
285	Glyphosate	1071-83-6	D	6500.0	68000.0
	Н				

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
286	Haloxyfop-methyl	69806-40-2	D	3.3	34.0
	Harmony	79277-27-3	D	850.0	8900.0
288	Heptachlor	76-44-8	B2	0.99	4.2
289	Heptachlor epoxide	1024-57-3	B2	0.49	2.1
290	Hexabromobenzene	87-82-1	D	130.0	1400.0
291	Hexachlorobenzene	118-74-1	B2	2.8	12.0
292	Hexachlorobutadiene	87-68-3	C	13.0	140.0
	HCH (alpha)	319-84-6	B2	0.71	3.0
	HCH (beta)	319-85-7	C	2.5	11.0
	HCH (gamma) Lindane	58-89-9	B2-C	3.4	15.0
	HCH-technical	608-73-1	B2	2.5	11.0
	Hexachlorocyclopentadiene	77-47-4	D	450.0	4600.0
	(HxCDD)	19408-74-3	B2	0.00072	0.0031
	Hexachloroethane	67-72-1	C	65.0	680.0
	Hexachlorophene	70-30-4	D	20.0	200.0
301	Hexahydro-1,3,5-trinitro-1,3,5-triazine	121-82-4	C	40.0	170.0
302	* n-Hexane	110-54-3	D	120.0	400.0
	Hexazinone	51235-04-2	D	2200.0	22000.0
	Hydrazine, hydrazine sulfate	302-01-2	B2	1.5	6.4
	Hydrocarbons (C ₁₀ to C ₃₂)	N/A	N/A	4100.0	18000.0
306	Hydrogen chloride Hydrogen cyanide	7647-01-0	D	370.0	3900.0
307 308	p-Hydroquinone	74-90-8 123-31-9	D D	11.0 2600.0	35.0 27000.0
	Î				
	Imazalil	35554-44-0	D	850.0	8900.0
	Imazaquin	81335-37-7	D	16000.0	170000.0
311	Indeno[1,2,3-cd]pyrene	193-39-5	B2	6.1	26.0
312	Iprodione	36734-19-7	D	2600.0	27000.0
313	* Isobutanol	78-83-1	D	11000.0	42000.0
314	Isophorone	78-59-1	C	4700.0	20000.0
315	Isopropalin Isopropyl methyl phosphonic acid	33820-53-0	D	980.0 6500.0	10000.0
316 317	Isoxaben	1832-54-8 82558-50-7	D C	3300.0	68000.0 34000.0
317	K	82338-30-7	C	3300.0	34000.0
318	Kepone	143-50-0	B, C	0.25	1.1
	L				
	Lactofen	77501-63-4	D	130.0	1400.0
	#Lead	7439-92-1	B2	400.0	2000.0
	Lead (tetraethyl)	78-00-2	D	0.0065	0.068
	Linuron	330-55-2	C	130.0	1400.0
	Lithium	7439-93-2	D	1500.0	34000.0
	Londax M	83055-99-6	D	13000.0	140000.0
325	Malathion	121-75-5	D	1300.0	14000.0
326	Maleic anhydride	108-31-6	D	6500.0	68000.0
327	Maleic hydrazide	123-33-1	D	33000.0	340000.0
328	Malononitrile	109-77-3	D	1.3	14.0
329	Mancozeb	8018-01-7	D	2000.0	20000.0
330	Maneb	12427-38-2	D	330.0	3400.0
331	Manganese and compounds	7439-96-5	D	3200.0	43000.0
332	Mephosfolan	950-10-7	D	5.9	61.0
333	Mepiquat	24307-26-4	D	2000.0	20000.0
334	Mercuric chloride	7487-94-7	C	23.0	510.0
335	Mercury (elemental)	7439-97-6	D	6.7	180.0
336	Mercury (methyl)	22967-92-6	D	6.5 2.0	68.0 20.0
337 338	Merphos oxide	150-50-5 78-48-8	D D	2.0	20.0
339	Metalaxyl	57837-19-1	D D	3900.0	41000.0
227	iviciaiaxyi	3/03/-17-1	D	3700.0	71000.0

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
340	Methacrylonitrile	126-98-7	D	2.0	8.1
341	Methamidophos	10265-92-6	D	3.3	34.0
342	Methanol	67-56-1	D	33000.0	340000.0
343	Methidathion	950-37-8	C	65.0	680.0
344	Methomyl	16752-77-5	D	1600.0	17000.0
345	Methoxychlor	72-43-5	D	330.0	3400.0
346	2-Methoxyethanol	109-86-4	D	65.0	680.0
347	2-Methoxyethanol acetate	110-49-6	D	130.0	1400.0
348	2-Methoxy-5-nitroaniline	99-59-2	C	97.0	410.0
349	Methyl acetate	79-20-9	D	21000.0	88000.0
350	Methyl acrylate	96-33-3	D	69.0	230.0
351	2-Methylaniline (o-toluidine)	100-61-8	B2	19.0	79.0
352	2-Methylaniline hydrochloride	636-21-5	B2	25.0	110.0
353	Methyl chlorocarbonate	79-22-1	D	65000.0	680000.0
354	2-Methyl-4-chlorophenoxyacetic acid	94-74-6	D	33.0	340.0
355	4-(2-Methyl-4-chlorophenoxy) butyric acid	94-81-5	D	650.0	6800.0
356	2-(2-Methyl-4-chlorophenoxy) propionic acid		D	65.0	680.0
357	2-(2-Methyl-1,4-chlorophenoxy) propionic acid	16484-77-8	D	65.0	680.0
358	Methylcyclohexane	108-87-2	D	56000.0	590000.0
359	4,4'-Methylenebisbenzeneamine	101-77-9	D	18.0	76.0
360	4,4'-Methylene bis(2-chloroaniline)	101-14-4	B2	34.0	150.0
361	4,4'-Methylene bis(N,N'-dimethyl)aniline	101-61-1	B2	97.0	410.0
362	Methylene bromide	74-95-3	D	650.0	6800.0
363	Methylene chloride	75-09-2	B2	77.0	180.0
364	Methyl ethyl ketone	78-93-3	D	7100.0	27000.0
365	Methyl hydrazine	60-34-4	B, C	4.0	17.0
366	Methyl isobutyl ketone	108-10-1	D	770.0	2800.0
367	* Methyl methacrylate	80-62-6	D	760.0	2800.0
368	2-Methyl-5-nitroaniline	99-55-8	C	130.0	580.0
369	Methyl parathion	298-00-0	D	16.0	170.0
370	2-Methylphenol	95-48-7	C	3300.0	34000.0
371	3-Methylphenol	108-39-4	C	3300.0	34000.0
372	4-Methylphenol	106-44-5	C	330.0	3400.0
373	Methyl styrene (mixture)	25013-15-4	D	120.0	520.0
374	* Methyl styrene (alpha)	98-83-9	D	890.0	3100.0
375	Methyl tertbutyl ether (MTBE)	1634-04-4	D	320.0	3300.0
376	Metolaclor (Dual)	51218-45-2	D	9800.0	100000.0
377	Metribuzin	21087-64-9	D	1600.0	17000.0
378	Mirex	2385-85-5	B2	2.5	11.0
379	Molinate	2212-67-1	D	130.0	1400.0
380	Molybdenum	7439-98-7	D	380.0	8500.0
381	Monochloramine	10599-90-3	D	6500.0	68000.0
202	N	200.76.5	D	120.0	1400.0
	Naled	300-76-5	D	130.0	1400.0
383	Naphthalene	91-20-3	D	2600.0	27000.0
384	Napropamide	15299-99-7	D	6500.0	68000.0
	Nickel and compounds	7440-02-0	D	1500.0	34000.0
386	Nickel subsulfide	12035-72-2	A	5100.0	11000.0
387	Nitrapyrin	1929-82-4	D	98.0	1000.0
388 389	Nitrate Nitrite	14797-55-8 14797-65-0	D D	100000.0 6500.0	1000000.0 68000.0
				3.9	
390 391	2-Nitroaniline Nitrobenzene	88-74-4 98-95-3	D D	3.9 18.0	41.0 94.0
391	Nitrobenzene Nitrofurantoin	98-95-3 67-20-9	D D	4600.0	48000.0
393	Nitroguenidine	59-87-0 556.88.7	B2	3.0	13.0
394	Nitroguanidine	556-88-7	D B2	6500.0	68000.0 0.55
395	N-Nitrosodi-n-butylamine	924-16-3	B2	0.22	0.55
390	N-Nitrosodiethanolamine	1116-54-7	B2	1.6	6.8

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
397	N-Nitrosodiethylamine	55-18-5	В2	0.03	0.13
	N-Nitrosodimethylamine	62-75-9	B2	0.087	0.37
399	N-Nitrosodiphenylamine	86-30-6	B2	910.0	3900.0
400	N-Nitroso di-n-propylamine	621-64-7	B2	0.63	2.7
401	N-Nitroso-N-methylethylamine	10595-95-6	B2	0.20	0.87
402	N-Nitrosopyrrolidine	930-55-2	B2	2.1	9.1
403	m-Nitrotoluene	99-08-1	D	650.0	6800.0
404	p-Nitrotoluene	99-99-0	D	650.0	6800.0
405	Norflurazon	27314-13-2	D	2600.0	27000.0
406	NuStar	85509-19-9	D	46.0	480.0
	0				
407	Octabromodiphenyl ether	32536-52-0	D	200.0	2000.0
408	Octahydro-1357-tetranitro-1357- tetrazocine	2691-41-0	D	3300.0	34000.0
409	Octamethylpyrophosphoramide	152-16-9	D	130.0	1400.0
410	Oryzalin	19044-88-3	C	3300.0	34000.0
411	Oxadiazon	19666-30-9	D	330.0	3400.0
412	Oxamyl	23135-22-0	E	1600.0	17000.0
413	Oxyfluorfen	42874-03-3	D	200.0	2000.0
41.4	P	7.720 (2.0	D	050.0	0000
414	Paclobutrazol	76738-62-0	D	850.0	8900.0
415	Paraquat	4685-14-7	С	290.0	3100.0
416	Parathion	56-38-2	С	390.0	4100.0
417	Pebulate	1114-71-2	D	3300.0	34000.0
418	Pendimethalin	40487-42-1	D	2600.0	27000.0
419	Pentabromo-6-chloro cyclohexane	87-84-3	С	190.0	830.0
420	Pentabromodiphenyl ether	32534-81-9	D	130.0	1400.0
421	Pentachlorobenzene	608-93-5	D	52.0	550.0
422	Pentachloronitrobenzene	82-68-8	C	17.0	73.0
423	Pentachlorophenol	87-86-5	B2	25.0	79.0
424	Permethrin	52645-53-1	D	3300.0	34000.0
425	Phenmedipham	13684-63-4	D	16000.0	170000.0
426	Phenol	108-95-2	D	39000.0	410000.0
427	m-Phenylenediamine	108-45-2	D	390.0	4100.0
428	p-Phenylenediamine	106-50-3	D	12000.0	130000.0
429	Phenylmercuric acetate	62-38-4	D	5.2	55.0
430	2-Phenylphenol	90-43-7	С	2300.0	9800.0
431	Phorate	298-02-2	E	13.0	140.0
432	Phosmet	732-11-6	D	1300.0	14000.0
433	Phosphine	7803-51-2	D	20.0	200.0
434	Phosphorus, white	7723-14-0	D	1.5	34.0
435	Phthalic anhydride	85-44-9	D	130000.0	1000000.0
436	Picloram	1918-02-1	D	4600.0	48000.0
437	Pirimiphos-methyl	23505-41-1	D	650.0	6800.0
438	Polybrominated biphenyls (PBBs)	N/A	B2	0.46	2.1
439	Polychlorinated biphenyls (PCBs)	1336-36-3	B2	2.5	13.0
440	Potassium cyanide	151-50-8	D	3300.0	34000.0
441	Potassium silver cyanide	506-61-6	D	13000.0	140000.0
442	Prochloraz	67747-09-5	C	30.0	130.0
443	Profluralin	26399-36-0	D	390.0	4100.0
444	Prometon	1610-18-0	D	980.0	10000.0
445	Prometryn Pronamida	7287-19-6	D	260.0	2700.0
446	Pronamide Propachlar	23950-58-5	C	4900.0	51000.0
447	Propacil	1918-16-7	D	850.0	8900.0
448	Propanil Propanita	709-98-8	D	330.0	3400.0
449	Propargite Propargit clashel	2312-35-8	D	1300.0	14000.0
450	Propargyl alcohol	107-19-7	D	130.0	1400.0
451	Propazine	139-40-2	C	1300.0	14000.0
452	Propham	122-42-9	D	1300.0	14000.0
453	Propiconazole	60207-90-1	D	850.0	8900.0

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
454	Propylene glycol	57-55-6	D	1000000.0	1000000.0
455	Propylene glycol, monoethyl ether	111-35-3	D	46000.0	480000.0
456	Propylene glycol, monomethyl ether	107-98-2	D	46000.0	480000.0
457	Propylene oxide	75-56-9	B2	19.0	79.0
458	Pursuit	81335-77-5	D	16000.0	170000.0
459	Pydrin	51630-58-1	D	1600.0	17000.0
460	Pyrene	129-00-0	D	2000.0	20000.0
461	Pyridine	110-86-1	D	65.0	680.0
	Q				
462	Quinalphos	13593-03-8	D	33.0	340.0
463	Quinoline R	91-22-5	C	0.37	1.6
161	RDX (Cyclonite)	121-82-4	С	40.0	170.0
465	Resmethrin	10453-86-8	D	2000.0	20000.0
466	Ronnel	299-84-3	D	3300.0	34000.0
467	Rotenone	83-79-4	D D	260.0	2700.0
407	S	83-79-4	D	200.0	2700.0
468	Savey	78578-05-0	D	1600.0	17000.0
469	Selenious Acid	7783-00-8	D	330.0	3400.0
470	Selenium	7782-49-2	D	380.0	8500.0
471	Selenourea	630-10-4	D	330.0	3400.0
472	Sethoxydim	74051-80-2	D	5900.0	61000.0
473	Silver and compounds	7440-22-4	D	380.0	8500.0
474	Silver cyanide	506-64-9	D	6500.0	68000.0
475	Simazine	122-34-9	C	37.0	160.0
476	Sodium azide	26628-22-8	D	260.0	2700.0
477	Sodium cyanide	143-33-9	D	2600.0	27000.0
478	Sodium diethyldithiocarbamate	148-18-5	C	16.0	71.0
479	Sodium fluoroacetate	62-74-8	D	1.3	14.0
480	Sodium metavanadate	13718-26-8	D	65.0	680.0
481	Strontium, stable	7440-24-6	D	46000.0	1000000.0
482	Strychnine	57-24-9	D	20.0	200.0
483	* Styrene	100-42-5	C	3300.0	3300.0
484	Systhane	88671-89-0	D	1600.0	17000.0
101	T	00071 07 0	D	1000.0	17000.0
485	2,3,7,8-TCDD (dioxin)	1746-01-6	B2	0.000038	0.00024
486	Tebuthiuron	34014-18-1	D	4600.0	48000.0
487	Temephos	3383-96-8	D	1300.0	14000.0
488	Terbacil	5902-51-2	E	850.0	8900.0
489	Terbufos	13071-79-9	D	1.6	17.0
490	Terbutryn	886-50-0	D	65.0	680.0
491	1,2,4,5-Tetrachlorobenzene	95-94-3	D	20.0	200.0
492	1,1,1,2-Tetrachloroethane	630-20-6	C	23.0	54.0
493	1,1,2,2-Tetrachloroethane	79-34-5	C	4.4	11.0
494	Tetrachloroethylene (PCE)	127-18-4	B2	53.0	170.0
495	2,3,4,6-Tetrachlorophenol	58-90-2	D	2000.0	20000.0
496	p,a,a,a-Tetrachlorotoluene	5216-25-1	B2	0.22	0.95
497	Tetrachlorovinphos	961-11-5	C	190.0	790.0
498	Tetraethyldithiopyrophosphate	3689-24-5	D	33.0	340.0
499	Thallic oxide	1314-32-5	D	5.4	120.0
500	Thallium acetate	563-68-8	D	6.9	150.0
501	Thallium carbonate	6533-73-9	D	6.1	140.0
502	Thallium chloride	7791-12-0	D	6.1	140.0
503	Thallium nitrate	10102-45-1	D	6.9	150.0
504	Thallium selenite	12039-52-0	D	6.9	150.0
505	Thallium sulfate	7446-18-6	D	6.1	140.0
506	Thiobencarb	28249-77-6	D	650.0	6800.0
507	2-(Thiocyanomethylthio)- benzothiazole	3689-24-5	D	2000.0	20000.0
508	Thiofanox	39196-18-4	D	20.0	200.0

	Chemical Name	Cas Number	Cancer Group	Residential (mg/kg)	Non-residential (mg/kg)
509	Thiophanate-methyl	23564-05-8	D	5200.0	55000.0
510	Thiram	137-26-8	D	330.0	3400.0
511	Tin and compounds	7440-31-5	D	46000.0	1000000.0
512	* Toluene	108-88-3	D	790.0	2700.0
513	Toluene-2,4-diamine	95-80-7	B2	1.4	6.0
514	Toluene-2,5-diamine	95-70-5	D	39000.0	410000.0
515	Toluene-2,6-diamine	823-40-5	C	13000.0	140000.0
516	p-Toluidine	106-49-0	C	23.0	100.0
517	Toxaphene	8001-35-2	B2	4.0	17.0
518	Tralomethrin	66841-25-6	D	490.0	5100.0
519	Triallate	2303-17-5	D	850.0	8900.0
520	Triasulfuron	82097-50-5	D	650.0	6800.0
521	1,2,4-Tribromobenzene	615-54-3	D	330.0	3400.0
522	Tributyltin oxide (TBTO)	56-35-9	D	2.0	20.0
523	2,4,6-Trichloroaniline	634-93-5	C	130.0	560.0
524	2,4,6-Trichloroaniline hydrochloride	33663-50-2	C	150.0	660.0
525	* 1,2,4-Trichlorobenzene	120-82-1	D	570.0	4700.0
526	* 1,1,1-Trichloroethane	71-55-6	D	1200.0	4800.0
527	1,1,2-Trichloroethane	79-00-5	C	6.5	15.0
528	Trichloroethylene (TCE)	79-01-6	B2	27.0	70.0
529	Trichlorofluoromethane	75-69-4	D	380.0	1300.0
530	2,4,5-Trichlorophenol	95-95-4	D	6500.0	68000.0
531	2,4,6-Trichlorophenol	88-06-2	B2	400.0	1700.0
532	2,4,5-Trichlorophenoxyacetic Acid	93-76-5	D	650.0	6800.0
533	2-(2,4,5-Trichlorophenoxy) propionic acid	93-72-1	D	520.0	5500.0
534	1,1,2-Trichloropropane	598-77-6	D	15.0	50.0
535	1,2,3-Trichloropropane	96-18-4	B2	0.014	0.03
536	1,2,3-Trichloropropene	96-19-5	D	11.0	38.0
537	* 1,1,2-Trichloro-1,2,2-trifluoroethane	76-13-1	D	10000.0	10000.0
538	Tridiphane	58138-08-2	D	200.0	2000.0
539	Triethylamine	121-44-8	D	23.0	84.0
540	Trifluralin	1582-09-8	C	490.0	2500.0
541	Trimethyl phosphate	512-56-1	B2	120.0	520.0
542	1,3,5-Trinitrobenzene	99-35-4	D	3.3	34.0
543	Trinitrophenylmethylnitramine	479-45-8	D	650.0	6800.0
544	2,4,6-Trinitrotoluene	118-96-7	C	33.0	340.0
	\mathbf{V}				
545	Vanadium	7440-62-2	D	540.0	12000.0
546	Vanadium pentoxide	1314-62-1	D	690.0	15000.0
547	Vanadium sulfate	13701-70-7	D	1500.0	34000.0
548	Vernam	1929-77-7	D	65.0	680.0
549	Vinclozolin	50471-44-8	D	1600.0	17000.0
550	Vinyl acetate	108-05-4	D	780.0	2600.0
551	Vinyl bromide	593-60-2	B2	1.9	4.1
552	Vinyl chloride	75-01-4	A	0.016	0.035
	W				
553	Warfarin V	81-81-2	D	20.0	200.0
554	X * Xylene (mixed)	1330-20-7	D	2800.0	2800.0
554	Z	1550 20 7	_	_000.0	
555	Zinc	7440-66-6	D	23000.0	510000.0
556	Zinc phosphide	1314-84-7	D	23.0	510.0
557	Zinc cyanide	557-21-1	D	3300.0	34000.0
558	Zineb	12122-67-7	D	3300.0	34000.0
	1% free-phase analysis				

^{* = 1%} free-phase analysis

N/A = Not Applicable CARCINOGENICITY CLASSIFICATIONS:

^{# =} Based on IEUBK Model

 $[\]sim$ = Based on natural background

- A = Known human carcinogen
- B1 = Probable human carcinogen, with limited data indicating human carcinogenicity.
- B2 = Probable human carcinogen, with inadequate or no evidence of carcinogenicity in humans. Sufficient evidence for carcinogenicity in laboratory animals.
- C = Possible human carcinogen.
- D = Not classifiable as to human carcinogenicity.
- E = Evidence of noncarcinogenicity in humans.

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency appendix reinstated at the request of the Department; historical note from Supp. 97-3 stating emergency expired removed for clarity. Appendix A adopted permanently effective December 4, 1997, replacing emergency appendix (Supp. 97-4). Amended to correct measurement units in columns 5 and 6 from "mg/k" to "mg/kg" (Supp. 01-4).

Appendix B. Notice of Voluntary Environmental Mitigation Use Restriction By Owner or Owners

When recorded, mail to:

NOTICE OF VOLUNTARY ENVIRONMENTAL MITIGATION USE RESTRICTION BY OWNER OR OWNERS

Pursuant to A.R.S. § 49-152(B), the owner or ownersfollowing described property:	of the
(Please	Print)
(insert legal descript	ion of entire parcel)
has (have) remediated a portion of the above-described property, v	which remediated portion is described as follows:
(insert legal description of remediated portion, the so	urce of the release, and the remaining contaminants)
The date when the remediation was completed is:	
The undersigned owner voluntarily agrees to limit and restrict the as defined in A.R.S. \S 49-151(A).	use of the remediated portion of the property to non-residential uses
Signature of owner	
STATE OF ARIZONA County of On this day of, 19, before me per signer), whose identity was proved to me on the basis of satisfactor document, and who acknowledged that he/she signed the above decimals.	sonally appeared(name of ory evidence to be the person whose name is subscribed to this ocument.
	Notary Public
(Notary Seal)	My commission expires:
(if 2nd owner	r's signature is required)
Signature of owner	

STATE OF ARIZONA

Departn	ment of Environmental Quality – Remedial Action	
County of		
	9 hefore me personally appeared	(name o
signer), whose identity was proved to me on the and who acknowledged that he/she signed the a	9, before me personally appeared e basis of satisfactory evidence to be the person whose name is subscribed to this deabove document.	ocument
	Notary Public	
(Notary Seal)	My commission expires:	
(round seem)	my commission expires.	
Approved:(ADEQ official)	_	
STATE OF ARIZONA		
County of		
On this day of, 19 signer), whose identity was proved to me on the and who acknowledged that he/she signed the a	9, before me personally appeared e basis of satisfactory evidence to be the person whose name is subscribed to this deabove document.	(name of ocument
	Notary Public	_
(Notary Seal)	My commission expires:	
Please make no marks below this line		
permanent rules are adopted and in place no (Supp. 96-1). Historical note revised to claric stated at the request of the Department; histo B adopted permanently effective	Historical Note ch 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect us a later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, fify exemptions of emergency adoption (Supp. 97-1). Interim emergency appendix resorrical note from Supp. 97-3 stating emergency expired removed for clarity. Appendix December 4, 1997, replacing emergency appendix (Supp. 97-4).	§ 5 rein-
When recorded, mail to:		
	N OF VOLUNTARY ENVIRONMENTAL MITIGATION RESTRICTION BY OWNER OR OWNERS	
Pursuant to A.R.S. § 49-152(B), the owner or o	owners	
of the following described property:		
	(Please Print)	
	(insert legal description of entire parcel)	
recorded a Notice of Voluntary Mitigation Use County, Arizona on the day of tion of the above-described property:	Restriction By Owner or Owners in the Office of the County Recorder of	wing por

(insert legal description of remediated portion)

Pursuant to A.R.S. § 49-152(C), the undersigned he be of no further force and effect as of this	reby cancel or cancels the above-described notice and declare or declares said noticeday of,
Signature of owner	
Signature of owner STATE OF ARIZONA County of	
On this day of, 19 signer), whose identity was proved to me on the bas and who acknowledged that he/she signed the abov	_, before me personally appeared(name is of satisfactory evidence to be the person whose name is subscribed to this document e document.
	Notary Public
(Notary Seal)	My commission expires:
(ADEQ official)	_
STATE OF ARIZONA	
County of	
On this day of, 19 signer), whose identity was proved to me on the bas and who acknowledged that he/she signed the above	, before me personally appeared
	Notary Public
(Notary Seal)	My commission expires:
Please make no marks below this line	

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Interim emergency appendix reinstated at the request of the Department; historical note from Supp. 97-3 stating emergency expired removed for clarity. Appendix C adopted permanently effective December 4, 1997, replacing emergency appendix (Supp. 97-4).

Appendix D. Emergency Expired

Historical Note

Adopted by emergency action effective March 29, 1996, pursuant to A.R.S. § 41-1026 and Laws 1995, Ch. 232, § 5; in effect until permanent rules are adopted and in place no later than August 1, 1997, pursuant to A.R.S. § 49-152 and Laws 1995, Ch. 232, § 5 (Supp. 96-1). Historical note revised to clarify exemptions of emergency adoption (Supp. 97-1). Historical note from Supp. 97-3 stating emergency expired removed for clarity; interim emergency rule reinstated at the request of the Department. Emergency expired effective December 4, 1997 (Supp. 97-4).

ARTICLE 3. PROSPECTIVE PURCHASER AGREEMENT

R18-7-301. Prospective Purchaser Agreement Fees

- **A.** A person entering into a prospective purchaser agreement with the Department pursuant to A.R.S. § 49-285.01 shall pay to the Department the fees prescribed in this Article.
- B. A person shall remit a review fee for each prospective purchaser agreement submitted for review. The review fee shall consist of all of the following:
 - 1. An initial fee as prescribed in subsection (C).
 - 2. An hourly fee, if the conditions of subsection (D) apply.
 - 3. The publication costs for the legal notice as prescribed in subsection (E).
- C. The Department shall charge an initial fee of \$900 for a prospective purchaser agreement requiring minimal review. The initial fee covers direct and indirect Departmental technical review time and direct and indirect Department administrative costs. A prospective purchaser agreement requiring minimal review is one which requires 30 or fewer hours of review time spent by the Department.
- D. In addition to the initial fee described above, the Department shall charge a fee of \$30 per hour for its review of a prospective purchaser agreement which requires more than 30 hours of Departmental review and shall charge a legal review fee for any prospective purchaser agreement which requires legal review by the Attorney General. The Department shall notify the applicant of any estimated hours over those necessary for the initial review, and whether any legal review is required. The Department shall obtain written authorization from the applicant before expending any billable hours in excess of 30.
- E. The Department shall publish a legal notice announcing an opportunity for public comment on the prospective purchaser agreement. The legal notice shall include a general description of the contents of the agreement; the location where information regarding the agreement can be obtained; the name and address of the Departmental contact where comments may be sent; and the time and date that the comment period closes.
- F. The initial fee is due when the prospective purchaser agreement is submitted for review. The publication cost and any hourly fees are due within 30 days of billing. Review fees are payable to the state of Arizona, and shall be paid in full before a prospective purchaser agreement is executed.

Historical Note

Adopted effective February 7, 1997; filed with the Office of the Secretary of State January 14, 1997 (Supp. 97-1).

Editor's Note: The heading for the following Article was amended by exempt rulemaking at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

Editor's Note: The following Article was originally adopted under an exemption from the Arizona Administrative Procedure Act (A.R.S. Title 41, Chapter 6) pursuant to Laws 1997, Ch. 296, §§ 3(E) & (G), 10 & 11. Although exempt from certain provisions of the rulemaking process, the Department was required to submit notice of proposed rulemaking with the Secretary of State for publication in the Arizona Administrative Register and conduct a public hearing (Supp. 97-3).

ARTICLE 4. GREENFIELDS PILOT PROGRAM

R18-7-401. Greenfields Pilot Program Fee

A. A certified remediation specialist who participates in the Greenfields Pilot Program pursuant to A.R.S. §§ 49-153 through 49-157 and who submits the documentation that states that no further action is required to remediate the known releases on the site shall remit the review fee required under subsection B together with the documentation.

B. The Department shall charge a flat fee of \$2,200 per accepted site participating in the Greenfields Pilot Program.

Historical Note

Adopted effective August 5, 1997, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 1997, Ch. 296, §§ 3(E) & (G), 10 & 11 (Supp. 97-3). Section R18-7-401 repealed; new Section R18-7-401 adopted effective October 21, 1998 (Supp. 98-4).

Editor's Note: The rules in the following Article were adopted as interim rules under an exemption from the Arizona Administrative Procedure Act (A.R.S. Title 41, Chapter 6) pursuant to Laws 2000, Ch. 225, § 13. Although exempt from certain provisions of the rulemaking process, the Department is required to submit notice of proposed rulemaking with the Secretary of State for publication in the Arizona Administrative Register and conduct a public hearing (Supp. 01-1).

ARTICLE 5. VOLUNTARY REMEDIATION PROGRAM

R18-7-501. Definitions

The following definitions shall apply in this Article, unless the context otherwise requires:

"Applicant" means a person who participates in the Voluntary Remediation Program. Participation in the Voluntary Remediation Program begins when the Department receives an application under A.R.S. § 49-173 and continues until any one of the following occurs:

The Department grants the applicant's request for a no further action determination.

The applicant provides the Department with notice of the applicant's intent to withdraw from the program.

The Department terminates the applicant's participation under A.R.S. § 49-178(B).

"Department" means the Arizona Department of Environmental Quality.

"Voluntary Remediation Program" means the program authorized under A.R.S. Title 49, Chapter 1, Article 5.

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

R18-7-502. Application Fee

- **A.** At the time of filing an application to participate in the Voluntary Remediation Program, the applicant shall pay a nonrefundable application fee in the amount of \$2,000.00.
- **B.** The application fee shall be in the form of a company check, cashier's check, certified check, or money order made payable to the Arizona Department of Environmental Quality.
- C. Except as provided in subsection (D), an application does not meet the requirements in A.R.S. § 49-173 unless accompanied by the application fee. The Department shall not review an application until the application fee is paid in full.
- D. At the request of an applicant that is a small business as defined under A.R.S. § 41-1001, the Department may review and approve an application upon receipt of a partial payment of the application fee in an amount approved by the Department and an agreement to pay the remainder of the fee in scheduled installments.
- E. An applicant that withdraws or is terminated from participation in the Voluntary Remediation Program may reapply to the

program by submitting an application that meets the requirements of A.R.S. § 49-173, including payment of the application fee.

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

R18-7-503. Deposit

- A. At the time that an applicant submits a work plan under A.R.S. § 49-175 or a report under A.R.S. § 49-181, the applicant shall submit to the Department an initial deposit of \$4,000.00.
- B. The deposit shall be in the form of a company check, cashier's check, certified check, or money order made payable to the Arizona Department of Environmental Quality.
- C. The Department shall begin review of the applicant's work plan or the report submitted under A.R.S. § 49-181 upon receipt of the initial deposit.
- D. Upon receipt of the initial deposit, the Department shall establish a site-specific deposit account identified by a unique account number. The Department shall charge all incurred reimbursable costs attributable to the applicant's site against the site-specific deposit account.
- E. If, at any time during the applicant's participation in the program, the balance in the site-specific deposit account falls below \$1,000.00 and the Department reasonably estimates that the reimbursable costs chargeable to the account will exceed the amount available in the account, the Department shall mail or fax a written request that the applicant submit an additional deposit in an amount not to exceed \$4,000.00. The Department may request any number of additional deposits, in amounts of \$4,000.00 or less, at any time that the conditions of this subsection are met.
- If any requested additional deposit is not received within 30 days after the Department mails or faxes the request in subsection (E) and the Department determines that the applicant's site specific account balance is insufficient to support continued program participation, the Department shall mail a written notice of deficiency under A.R.S. § 49-178 and shall notify the applicant that work on the site may be suspended until the additional deposit is received. If the Department does not receive the requested additional deposit within 60 days after the notice of deficiency is mailed or faxed and the applicant does not dispute the Department's determination that the site specific account balance is insufficient to support continued program participation, the Department may terminate the applicant's participation in the program. An applicant whose participation is terminated under this subsection may reapply to the program as provided in R18-7-502(E).

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

R18-7-504. Voluntary Remediation Program Reimbursement

- A. The applicant shall reimburse the Department, at an hourly reimbursement rate established under R18-7-505, for time spent by Voluntary Remediation Program staff on activities specifically related to the applicant's site, including the following:
 - Review of the application submitted under A.R.S. § 49-173, including review of any modifications requested by

- the Department or the applicant or additional information submitted by the applicant.
- Review of the work plan submitted under A.R.S. § 49-175, including review of any modifications requested by the Department under A.R.S. § 49-177 or by the applicant or the Department under A.R.S. § 49-180.
- Review of progress reports submitted as part of a work plan under A.R.S. § 49-175 or as requested by the Department under A.R.S. § 49-177 or A.R.S. § 49-180.
- Consideration by the Department under A.R.S. § 49-176(D) of written comments submitted in response to a public notice providing an opportunity to comment or a public meeting.
- Participation in public hearings required by the Department under A.R.S. § 49-176(D).
- 6. Site inspections under A.R.S. § 49-177 and site investigations under A.R.S. § 49-181, including time spent in travel to and from the site.
- Review of the report and request for a no further action determination submitted under A.R.S. § 49-181, including review of any modifications requested by the applicant or the Department.
- Time spent in reviewing a request submitted by an applicant under A.R.S. § 49-182 for approval of a remedial action under A.R.S. § 49-285.
- 9. Time spent in meetings or discussions requested by the applicant or the Department.
- B. The applicant shall reimburse the Department for the site-specific costs of goods and services contracted by the Department including:
 - Reasonable and necessary attorneys' fees billed to the Department by the Attorney General for legal services, including legal fees billed for representation in regard to appeals or dispute resolution under A.R.S. § 49-185.
 - Costs incurred by the Department for work provided under a contract described in A.R.S. § 49-179(D)(1) or A.R.S. § 49-179(D)(2).
 - Reasonable and necessary travel costs incurred in the performance of activities described in subsections (A)(5), (A)(6), or (A)(9) or performed at the request of the applicant.
 - Other reasonable site related expenses documented in writing by the Department.

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

R18-7-505. Hourly Reimbursement Rate

The hourly reimbursement rate is \$110.00 per hour.

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

R18-7-506. Voluntary Remediation Program Accounting

Within a reasonable time after the end of each calender quarter, the Department shall mail or fax each applicant a statement itemizing reimbursable costs charged against the site-specific deposit account and a summary of account activity during that quarter. The statement shall be in a form consistent with generally accepted accounting principles.

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

R18-7-507. Account Reconciliation

- A. Within a reasonable time after completion of the remediation work at the site, or after termination or withdrawal of the applicant from participation in the program, the Department shall prepare and mail or fax to the applicant a final statement which shall include:
 - An itemization of site-specific reimbursable costs incurred by the Department but not previously reported in a quarterly statement.
 - 2. The total amount of site-specific reimbursable costs incurred by the Department during the course of the project, including the costs reported in subsection (A)(1).
 - 3. The total amount submitted as deposits by the applicant and applied by the Department to the applicant's site-specific deposit account during the course of the project, plus the amount paid by the applicant as an application fee.
- **B.** If the final statement shows that the amounts submitted or paid during the course of the project are less than the Department's reimbursable costs, the applicant shall be responsible for and shall pay, within 30 days after receipt of the final statement, the difference between the costs incurred and the amounts submitted or paid.
- C. If the final statement shows that the amounts submitted or paid during the course of the project are more than the Department's reimbursable costs and the Department's reimbursable costs exceed \$2,000.00, the Department shall return to the applicant, within a reasonable time period, the difference between the amounts submitted or paid and the costs incurred.
- D. If the final statement shows that the amounts submitted or paid during the course of the project are more than the Department's reimbursable costs and the Department's reimbursable costs total \$2,000.00 or less, the Department shall retain the applicant's nonrefundable application fee of \$2,000.00 and shall return to the applicant the amount of any deposits submitted.
- E. The Department may withhold any program approval or no further action determination until the applicant has paid any amount due and payable under the final statement.

Historical Note

New Section adopted as interim rules, under an exemption from certain provisions of the Administrative Procedure Act pursuant to Laws 2000, Ch. 225, § 13, at 7 A.A.R. 814, effective February 9, 2001 (Supp. 01-1).

ARTICLE 6. DECLARATION OF ENVIRONMENTAL USE RESTRICTION FEE

Article 6, consisting of R18-7-601 through R18-7-606, made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

R18-7-601. Definitions

The following definitions shall apply in this Article, unless the context otherwise requires:

- "APP mine sites" means mining facilities which are subject to the aquifer protection permit provisions of Arizona Revised Statutes Title 49, Chapter 2, Article 3.
- "Department" means the Arizona Department of Environmental Quality.
- "DEUR" means declaration of environmental use restriction, as described in A.R.S. §§ 49-152 and 49-158. It is an institu-

tional control and a restrictive covenant that runs with and burdens the property, binds the owner and the owner's heirs, successors and assigns, and inures to the benefit of the Department and the state.

"Fee" means the fee authorized by A.R.S. §§ 49-152(K) and 49-158(G).

"Engineering control" has the meaning in A.R.S. § 49-151.

"Institutional control" has the meaning in A.R.S. § 49-151.

"Modification" means modification of a DEUR that continues to address the same spill or release, and the same contaminants, as in the original DEUR. No other changes are considered a modification of a DEUR, but would be the subject of a separate DEUR.

"One-time activities" includes reviewing and/or approving legal descriptions, control areas, contaminants, institutional or engineering controls, and draft DEUR documents.

"Ongoing activities" includes reviewing written reports, conducting site inspections, or otherwise verifying maintenance of institutional or engineering controls.

"Underground storage tanks" means those underground storage tanks defined and regulated under A.R.S. Title 49, Chapter 6, Article 1.

"WQARF sites" means sites that are listed on the site registry specified in A.R.S. § 49-287.01 and are the subject of remedial action pursuant to A.R.S. Title 49, Chapter 2, Article 5. A property that is within a registry site boundary, but does not involve a contaminant of concern identified for that registry site and is not the subject of remedial action pursuant to the above Chapter 2, is not a WQARF site for the purpose of this Section

Historical Note

New Section made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

R18-7-602. Applicability

The provisions of this Article apply to properties where the owner has elected to use an institutional control and/or an engineering control to reduce the potential for exposure to contaminants on the property, or to leave contamination on the property that exceeds the applicable residential soil standard for the property. The owner of such property shall record, in each county where the property is located, a restrictive covenant labeled "declaration of environmental use restriction," that contains the information required by A.R.S. §§ 49-152 or 49-158, as approved by the Department. The owner shall submit the information on a form provided by the Department.

Historical Note

New Section made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

R18-7-603. Fee

Except as provided in R18-7-605, before recording the DEUR or DEUR modification, property owners shall pay to the Department a fee as provided in R18-7-604 by company, cashier, or certified check, or money order, or other method approved by the Department

Historical Note

New Section made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

R18-7-604. Fee Calculation

- A. Property owners who use only an institutional control shall pay to the Department a fee that is the sum of the following:
 - \$825, representing Department costs to perform one-time activities;

- An amount representing the costs of ongoing activities performed by the Department that is one of the following:
 - release from one or more underground storage tanks: \$110 multiplied by the number of years the Department projects the property will require ongoing activities, not to exceed 30 years; or
 - For all other properties: \$220 multiplied by the number of years the Department projects the property will require ongoing activities, not to exceed 30 years;
- \$770, representing Department costs to review and render a decision on a request to release a DEUR, and to record the release, pursuant to A.R.S. §§ 49-152(D) or 49-158(L);
- 4. \$1,985 per site, representing the property owner's prorata share of Department costs to oversee and coordinate its DEUR-related activities; plus
- \$550 per site, representing the property owner's pro-rata share of Department costs to administer the repository under A.R.S. § 49-152(E).
- B. Property owners who use an engineering control without groundwater monitoring shall pay a fee to the Department that is the sum of the following:
 - \$1,595, representing Department costs to perform onetime activities;
 - \$660, representing Department costs of annual ongoing activities, multiplied by the number of years the Department projects the property will require ongoing activities, not to exceed 30 years;
 - \$1,320, representing Department costs to review and render a decision on a request to release a DEUR, and to record the release, pursuant to A.R.S. §§ 49-152(D) or 49-158(L);
 - \$1,985 per site, representing the property owner's prorata share of Department costs to oversee and coordinate its DEUR-related activities; plus
 - \$550 per site, representing the property owner's pro-rata share of Department costs to administer the repository under A.R.S. § 49-152(E).
- C. Property owners who use an engineering control with ground-water monitoring, and owners of WQARF sites and APP mine sites, shall pay to the Department a fee that is the sum of the following:
 - \$3,740, representing Department costs for performing one-time activities;
 - A component of the fee to be determined on a case-bycase basis, at \$55 per hour, based on both:
 - The number of hours per year that the Department projects will be required for ongoing activities per-

- formed by the Department for the property, not to exceed 70 hours per year; and
- The number of years that the Department projects the property will require ongoing activities, not to exceed 30 years;
- \$1,870, representing Department costs to review and render a decision on a request to release a DEUR, and to record the release, pursuant to A.R.S. §§ 49-152(D) or 49-158(L);
- \$1,985 per site, representing the property owner's prorata share of Department costs to oversee and coordinate its DEUR-related activities; plus
- \$550 per site, representing the property owner's pro-rata share of Department costs to administer the repository under A.R.S. § 49-152(E).

Historical Note

New Section made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

R18-7-605. Postponement of the Release Portion of the DEUR Fee

Property owners may elect to postpone payment of the portion of the fee to release the DEUR, described in R18-7-604(A)(3), R18-7-604(B)(3), or R18-7-604(C)(3), on the condition that payment of the reasonable and necessary costs of releasing the DEUR is made with the request to the Department to release the DEUR from the property. Property owners electing to use this option acknowledge that the future amount of the release portion of the DEUR fee will be the amount established by this Article at the time the request for the release of the DEUR is filed with the Department, which may be greater than the amount described in R18-7-604(A)(3), R18-7-604(B)(3), or R18-7-604(C)(3) at the time the DEUR is recorded.

Historical Note

New Section made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).

R18-7-606. DEUR Modification Fee

A property owner who wishes to request a modification to an existing DEUR pursuant to A.R.S. §§ 49-152(I)(2), 49-152(J)(2), 49-158(E), or 49-158(F) shall pay to the Department a fee, representing Department costs to review and render a decision on the request to modify the DEUR. The fee shall accompany the proposed modification, and shall be in the form of company, cashier, or certified check, or money order, or other method approved by the Department. The fee shall be the amount specified in R18-7-604(A)(3), R18-7-604(B)(3), or R18-7-604(C)(3), as appropriate for the category of site as described in R18-7-604(A), R18-7-604(B), or R18-7-604(C).

Historical Note

New Section made by exempt rulemaking at 10 A.A.R. 573, effective February 20, 2004 (Supp. 04-1).